

Nuclear Insurance and Disaster Relief

Nuclear Insurance: Price-Anderson Act

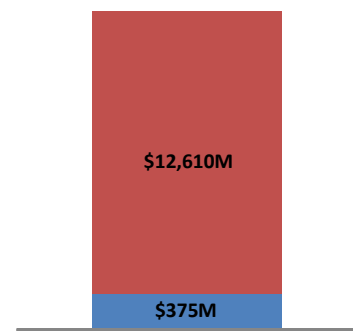
The Price-Anderson Act became law on September 2, 1957, to cover liability claims of members of the public for personal injury and property damage caused by a nuclear accident involving a commercial nuclear power plant. The legislation helped encourage private investment in commercial nuclear power by placing a cap, or ceiling, on the total amount of liability each nuclear power plant licensee faced in the event of an accident. Over time, the “limit of liability” for a nuclear accident has increased the insurance pool to more than \$12 billion.

Currently, owners of nuclear power plants pay an annual premium for \$375 million in private insurance for offsite liability coverage for each reactor site (not per reactor). This primary, or first tier, insurance is supplemented by a second tier. In the event a nuclear accident causes damages in excess of \$375 million, each licensee would be assessed a prorated share of the excess, up to \$121.255 million per reactor. With 104 reactors currently in the insurance pool,ⁱ this secondary tier of funds contains about \$12.6 billion. If 15 percent of these funds are expended, prioritization of the remaining amount would be left to a federal district court. If the second tier is depleted, Congress is committed to determine whether additional disaster relief is required.

The only insurance pool writing nuclear insurance, American Nuclear Insurers, is comprised of property-casualty insurance companies. The average annual premium for a single-unit reactor site is approximately \$1.1 million. The premium for a second or third reactor at the same site is discounted to reflect a sharing of limits.

Claims resulting from nuclear accidents are covered under Price-Anderson; for that reason, all U.S. property and liability insurance policies exclude nuclear accidents. Claims can include any incident (including those caused by theft or sabotage) in transporting nuclear fuel to a reactor site; in storing nuclear fuel or waste at a site; during operation of a reactor, including the discharge of radioactive effluent; and in transporting irradiated nuclear fuel and nuclear waste from the reactor.

Nuclear Insurance Under The Price-Anderson Act



Total Pool: \$12,985 million

- Private Insurance (First Tier)
- Industry Self-Insurance (Second Tier)

Owners of nuclear power plants pay for \$375 million in private insurance. If a nuclear accident surpasses this amount, each plant pays up to \$121.255 million into a second tier insurance pool.

Insurance under Price-Anderson covers bodily injury, sickness, disease or resulting death, property damage and loss as well as reasonable living expenses for individuals evacuated. The Energy Policy Act of 2005 extended the Price-Anderson Act to December 31, 2025.

Price-Anderson in Action

During the accident at Three Mile Island Nuclear Power Plant in Middletown, Pa., in 1979, the Price-Anderson Act provided liability insurance to the public. Coverage was available to those in need by the time Pennsylvania's governor recommended the evacuation of pregnant women and families with young children who lived near the plant. At the time of the accident, private insurers had \$140 million of coverage available in the first tier pools. Insurance adjusters advanced money to evacuated families in order to cover their living expenses, requesting that unused funds be returned; recipients sent back several thousand dollars. The insurance pools also reimbursed more than 600 individuals and families for wages lost as a result of the accident.

The insurance pools were later used to settle a class-action suit for economic loss filed on behalf of residents who lived near Three Mile Island. The Price-Anderson Act covered court fees as well. The last of the litigation surrounding the accident was resolved in 2003. Altogether, the insurance pools paid approximately \$71 million in claims and litigation costs associated with the Three Mile Island accident.

Onsite Insurance Requirements

Although not required by the Price-Anderson Act, NRC regulationsⁱⁱ require licensees to maintain a minimum of \$1.06 billion in onsite property insurance at each reactor site. The NRC added this requirement after the Three Mile Island accident out of concern that licensees may be unable to cover onsite cleanup costs resulting from a nuclear accident. This insurance is required to cover the licensee's obligation to stabilize and decontaminate the reactor and site after an accident. Currently, only Nuclear Electric Insurance Limited provides this insurance for licensees.

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ⁱ NRC regulations do not distinguish between operating and shutdown reactors, so this figure includes four reactors that shut down in 2013. As of June 2014, Crystal River 3 and Kewaunee have applied for exemptions from the premium requirement.

ⁱⁱ 10 CFR 50.54(w)